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APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/816,239	04/01/2004	Jeffery W. Janzen	MICS:0103 (02-1327) 9165		
7590 06/26/2006			EXAMINER		
Michael G. Flether			RAHMAN, FAHMIDA		
Fletcher Yoder					
P.O. Box 692289			ART UNIT	PAPER NUMBER	
Houston, TX 77269-2289			2116		
			DATE MAILED: 06/26/2006		

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary		Application	Application No. Applicant(s)					
		10/816,23	9	JANZEN ET AL.				
		Examiner		Art Unit .				
		Fahmida F	tahman ·	2116	<u>.</u>			
Ti Period for R	he MAILING DATE of this communication eply	n appears on the	cover sheet with the o	correspondence ad	dress			
WHICHE - Extension after SIX (- If NO peric - Failure to Any reply	TENED STATUTORY PERIOD FOR R VER IS LONGER, FROM THE MAILIN s of time may be available under the provisions of 37 Of 6) MONTHS from the mailing date of this communicated for reply is specified above, the maximum statutory reply within the set or extended period for reply will, by received by the Office later than three months after the tent term adjustment. See 37 CFR 1.704(b).	NG DATE OF TH CFR 1.136(a). In no eve on. period will apply and will statute, cause the appl	IS COMMUNICATION Int, however, may a reply be tire expire SIX (6) MONTHS from cation to become ABANDONE	N. mely filed the mailing date of this co ED (35 U.S.C. § 133).				
Status								
1)⊠ Re	sponsive to communication(s) filed on	01 April 2004						
·	This action is FINAL . 2b)⊠ This action is non-final.							
,	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposition	·	•						
•		ation		·				
	Claim(s) <u>1-32</u> is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration.							
•	· · · · · · · · · · · · · · · · · · ·							
·	☐ Claim(s) is/are allowed. ☐ Claim(s) 1, 33 is/are rejected.							
·	☑ Claim(s) <u>1-32</u> is/are rejected.							
•	7) Claim(s) is/are objected to. B) Claim(s) are subject to restriction and/or election requirement.							
0) <u> </u>	are subject to restriction a	and/or election re	squirement.					
Application	Papers	•						
9) The specification is objected to by the Examiner.								
10)⊠ The drawing(s) filed on <u>01 April 2004</u> is/are: a) accepted or b) objected to by the Examiner.								
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).								
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
Priority und	er 35 U.S.C. § 119							
12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) ☐ All b) ☐ Some * c) ☐ None of:								
1.[1. Certified copies of the priority documents have been received.							
2.[2. Certified copies of the priority documents have been received in Application No							
3.[3. Copies of the certified copies of the priority documents have been received in this National Stage							
application from the International Bureau (PCT Rule 17.2(a)).								
* See the attached detailed Office action for a list of the certified copies not received.								
Attachment(s)								
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)								
2) Notice of	ate Patent Application (PT)	Դ-152\						
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 4/1/2004. 5) Notice of Informal Patent Application (PTO-152) 6) Other:								
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DETAILED ACTION

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1. Claims 1-32 are pending.

Information Disclosure Statement

The information disclosure statement (IDS) submitted on 4/1/2004 is in compliance with the provisions of 37 CFR 1.97. Accordingly, the information disclosure statement is being considered by the examiner.

Double Patenting

The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. A nonstatutory obviousness-type double patenting rejection is appropriate where the conflicting claims are not identical, but at least one examined application claim is not patentably distinct from the reference claim(s) because the examined application claim is either anticipated by, or would have been obvious over, the reference claim(s). See, e.g., *In re Berg*, 140 F.3d 1428, 46 USPQ2d 1226 (Fed. Cir. 1998); *In re Goodman*, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); *In re Longi*, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); *In re Van Ornum*, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970); and *In re Thorington*, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) or 1.321(d) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent either is shown to be commonly owned with this application, or claims an invention made as a result of activities undertaken within the scope of a joint research agreement.

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

Claims 1-32 of pending application are rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1-12 of U.S. Patent No.7035159). Although the conflicting claims are not identical, they are not patentably distinct from each other because both of the invention discloses a system with memory module comprising plurality of memory devices with non-volatile memory device that stores operating current values for the memory devices. For example, claim 25 of pending application recites the limitations "a memory module comprising plurality of volatile memory devices and a non-volatile memory device having operating current values uniquely corresponding to each of memory devices", which can be found in claims 1-5 of issued patent. For claims 26-28 of pending application, claims 4, 5 and 3 of the issued patent disclose the invention.

Claims 1-32 are provisionally rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1-30 of copending Application No. 10816241. Although the conflicting claims are not identical, they are not patentably distinct from each other because both the applications recite a memory module comprising plurality of volatile memory devices and a non-volatile memory device having operating current values stored thereon corresponding to the plurality of volatile memory devices. For example, the limitations of claim 21 of pending application are present in claim 18 of the co-pending application.

This is a <u>provisional</u> obviousness-type double patenting rejection because the conflicting claims have not in fact been patented.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-5, 21-24 are rejected under 35 U.S.C. 103(a) as being unpatentable over Trick (US Patent 5995405), in view of Abrahams et al (US Patent Application Publication 2004/0078454), further in view of Nerl (US Patent Application Publication 20020016897)

For claim 1, Trick teaches the following limitations:

A method of configuring a system comprising: reading values from a non-volatile memory device on a memory module (lines 35-42 of column 1), wherein the memory module comprises a plurality of volatile memory devices (lines 20-27 of column 1), and wherein the operating parameters uniquely corresponding to a lot in which the volatile memory devices were manufactured (EPROM is associated with the IMM. Thus, EPROM uniquely identifies the lot comprising plurality of volatile memory devices); and configuring the system in accordance with the values from the non-volatile memory device on the memory module (lines 39-42 of column 1).

Trick does not teach the following limitations:

Reading operating current value from the non-volatile memory.

Abrahams et al disclose the following limitations:

A method of configuring a system comprising: reading operating current values from a non-volatile memory device on a memory module (lines 13-15 of [0009] of page 1 mention that the non-volatile memory stores input current) and configuring the system in accordance with the operating current values from the non-volatile memory device on

the memory module ([0032] of page 3).

It would have been obvious for one ordinary skill in the art at the time the invention was made to combine the teachings of Trick and Abrahams et al. One ordinary skill in the art would be motivated to have the non-volatile memory comprising operating current corresponds to the components, since that would ensure if a component (i.e., volatile memory) is operating within prescribed range. The component of Abrahams et al that stores the operating currents is an FRU ([0009] of page 1). It is well known in the art that a DIMM can be an FRU (lines 12-13 of [0006] of page 1 of Nerl). Thus, the system of Abraham et al can have DIMM as a component, where the associated non-volatile memory of the component can store the operating currents.

For claim 2, EPROM of Trick is the serial presence detect device (lines 34-36 of column

1).

For claim 3, Trick teaches the dual inline memory module (lines 25-30 of column 1).

For claim 4, Trick teaches reading values during booting (lines 39-42 of column 1).

For claim 5, lines 12-19 of page 1 of Abrahams et al mention that the current operating condition is compared with specified operating condition and an error message is sent if the component is operating outside of the specified value. Thus, the specified values are the threshold values of the system.

For claim 21, Trick teaches the following limitations:

a memory module (lines 35-42 of column 1), wherein the memory module comprises a plurality of volatile memory devices (lines 20-27 of column 1), and wherein the operating parameters uniquely corresponding to a lot in which the plurality of the volatile memory devices were manufactured stored thereon (EPROM is associated with the IMM. Thus, EPROM uniquely identifies the lot comprising plurality of volatile memory devices);

Trick does not teach the following limitations:

Non-volatile memory device having operating current values

Abrahams et al disclose the following limitations:

A memory module comprising a non-volatile memory device (lines 13-15 of [0009] of page 1 mention that the non-volatile memory stores input current), having operating current values of the component;

It would have been obvious for one ordinary skill in the art at the time the invention was made to combine the teachings of Trick and Abrahams et al. One ordinary skill in the art would be motivated to have the non-volatile memory comprising operating current corresponds to the component, since that would ensure if a component (i.e., volatile memory) is operating within prescribed range. The component of Abrahams et al that stores the operating currents in the non-volatile memory is an FRU ([0009] of page 1). It is well known in the art that a DIMM can be an FRU (lines 12-13 of [0006] of page 1 of Nerl). Thus, the system of Abraham et al can have DIMM as a component, where the associated non-volatile memory of the component can store the operating currents.

For claims 22-24, note lines 19-37 of column 1 of Trick.

Claims 7-11, 25-32 are rejected under 35 U.S.C. 103(a) as being unpatentable over Trick (US Patent 5995405), in view of Abrahams et al (US Patent Application Publication 2004/0078454)

For claim 7, Trick teaches the following limitations:

A method of configuring a system comprising reading values from a non-volatile memory device on a memory module (lines 35-42 of column 1), wherein the memory module comprises a plurality of volatile memory devices (lines 20-27 of column 1), and wherein the operating parameters uniquely corresponding to each of the plurality of memory devices (EPROM is associated with the IMM. Thus, EPROM uniquely identifies each of the plurality of volatile memory devices); and configuring the system in accordance with the values from the non-volatile memory device on the memory module (lines 39-42 of column 1).

Trick does not teach the following limitations:

Reading operating current value from the non-volatile memory.

Abrahams et al disclose the following limitations:

A method of configuring a system comprising: reading operating current values from a non-volatile memory device on a memory module (lines 13-15 of [0009] of page 1 mention that the non-volatile memory stores input current), wherein the memory module (101) comprises a plurality of memory devices (100A-100I), and wherein the operating current parameters comprise operating currents uniquely corresponding each of the plurality of memory devices (150 uniquely corresponds to 100G); and configuring the system in accordance with the operating current values from the non-volatile memory device on the memory module ([0032] of page 3).

It would have been obvious for one ordinary skill in the art at the time the invention was made to combine the teachings of Trick and Abrahams et al. One ordinary skill in the art would be motivated to have the non-volatile memory comprising operating current corresponds to the components, since that would ensure if a component (i.e., volatile memory) is operating within prescribed range.

For claim 8, EPROM of Trick is the serial presence detect device (lines 34-36 of column 1).

For claim 9, Trick teaches the dual inline memory module (lines 25-30 of column 1).

For claim 10, Trick teaches reading values during booting (lines 39-42 of column 1).

For claim 11, lines 12-19 of page 1 of Abrahams et al mention that the current operating condition is compared with specified operating condition and an error message is sent if the component is operating outside of the specified value. Thus, the specified values are the threshold values of the system.

For claim 25, Trick teaches the following limitations:

a memory module (lines 35-42 of column 1), wherein the memory module comprises a plurality of volatile memory devices (lines 20-27 of column 1), and wherein the operating parameters uniquely corresponding to each of the plurality of the volatile memory

devices stored thereon (EPROM is associated with the IMM. Thus, EPROM uniquely

identifies the plurality of volatile memory devices);

Trick does not teach the following limitations:

Non-volatile memory device having operating current values

Abrahams et al disclose the following limitations:

a non-volatile memory device on a memory module (lines 13-15 of [0009] of page 1

mention that the non-volatile memory stores input current), wherein the memory module

(101) comprises a plurality of memory devices (100A-100I), and wherein the operating

current parameters comprise operating currents uniquely corresponding to each of the

memory device (150 uniquely corresponds to 100G);

It would have been obvious for one ordinary skill in the art at the time the invention was

made to combine the teachings of Trick and Abrahams et al. One ordinary skill in the art

would be motivated to have the non-volatile memory comprising operating current

corresponds to the components, since that would ensure if a component (i.e., volatile

memory) is operating within prescribed range.

For claims 26-28, note lines 19-37 of column 1 of Trick.

For claim 29, Trick teaches the following limitations:

A computer system comprising: a processor (202 in Fig 4) and a memory module (lines

35-42 of column 1), wherein the memory module comprises a plurality of volatile

memory devices (lines 20-27 of column 1), and wherein the operating parameters

uniquely corresponding to each of the plurality of the volatile memory devices stored

thereon (EPROM is associated with the IMM. Thus, EPROM uniquely identifies the lot

comprising plurality of volatile memory devices);

Trick does not teach the following limitations:

Non-volatile memory device having operating current values

Abrahams et al disclose the following limitations:

a non-volatile memory device on a memory module (lines 13-15 of [0009] of page 1

mention that the non-volatile memory stores input current), wherein the memory module

(101) comprises a plurality of memory devices (100A-100I), and wherein the operating

current parameters comprise operating currents uniquely corresponding to each of the

memory device (150 uniquely corresponds to 100G);

It would have been obvious for one ordinary skill in the art at the time the invention was

made to combine the teachings of Trick and Abrahams et al. One ordinary skill in the art

would be motivated to have the non-volatile memory comprising operating current

corresponds to the components, since that would ensure if a component (i.e., volatile

memory) is operating within prescribed range.

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For claims 30-32, note lines 19-37 of column 1 of Trick.

Claims 6 and 12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Trick (US Patent 5995405), in view of Abrahams et al (US Patent Application Publication 2004/0078454), further in view of AAPA.

Neither Trick nor Abrahams et al teach the throttling of the memory. Applicant admits that throttling of memory if exceeds threshold is an available technique in the art (lines 11-19 of page 3).

It would have been obvious for one ordinary skill in the art at the time the invention was made to combine the teachings of Trick, Abrahams and AAPA. One ordinary skill in the art would be motivated to throttle the memory, since that ensures the cooling of memory device.

Claims 13-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Abrahams et al (US Patent Application Publication 2004/0078454), in view of Nerl (US Patent Application Publication 20020016897)

For claim 13, Abrahams et al teach the following:

current values in each of a plurality of memory devices (lines 13-15 of page 1); storing each of the operating current values corresponding to each of the plurality of memory devices in a non-volatile memory device (each current is stored in a non-volatile

A method of manufacturing a memory module (101) comprising: measuring operating

memory of each component 100G), and forming a memory module (101) comprising

each of the plurality of memory devices and the non-volatile memory device (Fig 1).

Abraham et al do not teach that the plurality of memory devices can be plurality of volatile memory devices. However, Abrahams et al teach that the plurality of memory

devices can be plurality of FRU.

Neil teaches that a DIMM can be an FRU.

It would have been obvious for one ordinary skill in the art at the time the invention was made to have the DIMM as an FRU in the system of Abraham et al, since it is convenient to use DIMM as an FRU for it's hot swapping ability.

For claims 14-16, DIMMs are associated with SPD, DRAM and dual-in line memory.

For claim 17, Abrahams et al teach the following:

A method of manufacturing a memory module (101) comprising: measuring operating current values in each of a plurality of memory devices, wherein the plurality of memory

correspond to a single manufacturing lot (lines 13-15 of page 1); storing operating

current values in a non-volatile memory device (current is stored in a non-volatile

memory of each component 100G); and forming a memory module (101) comprising

each of the plurality of memory devices and the non-volatile memory device (Fig 1).

Abraham et al do not teach that the plurality of memory devices can be plurality of

volatile memory devices. However, Abrahams et al teach that the plurality of memory

devices can be plurality of FRU.

Neil teaches that a DIMM can be an FRU.

It would have been obvious for one ordinary skill in the art at the time the invention was

made to have the DIMM as an FRU, since it is convenient to use DIMM as an FRU for

it's hot swapping ability.

Abraham et al as modified by Neil do not teach calculation of average current. One

ordinary skill in the art would have been motivated to store average current

corresponding to the lot in the non-volatile memory depending on his design choice.

For claims 18-20, DIMMs are associated with SPD, DRAM and dual-in line memory.

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Art Unit: 2116

Conclusion

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Fahmida Rahman whose telephone number is 571-272-

8159. The examiner can normally be reached on Monday through Friday 8:30 - 5:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Lynne Browne can be reached on 571-272-3670. The fax phone number for

the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent

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Customer Service Representative or access to the automated information system, call

800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Fahmida Rahman Examiner

Art Unit 2116

LYNNE H. BROWNE SUPERVISORY PATENT EXAMINEI TECHNOLOGY CENTER 2100

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